IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA MARTINSBURG

UNITED STATES OF AMERICA,

Plaintiff,

٧.

Criminal Action No. 3:08-CR-77 Judge Bailey

BARTON JOSEPH ADAMS, and JOSEPHINE ARTILLAGA ADAMS.

Defendants.

ORDER

On this day, the above-styled matter came before the Court for consideration of the Defendant's *pro se* Motion to determine if the U.S. government agent i.e. the Fiscal Intermediary was required by Federal Law to immediately Reject the claim forms of an excluded provider of service [Doc. 1193] and *pro se* Motion to unseal the date Barry Beck, Esq. Requested funds for a competency evaluation of the defendant by Dr. Krieg and to unseal the date of Dr. Krieg's competency evaluation Report-letter [Doc. 1195], both filed on February 22, 2013.

A defendant has a Sixth Amendment right to be represented by an attorney, but a defendant has no right to act as co-counsel as defendant Adams has attempted to do in filing this *pro se* motion. *United States v. Tarantino*, 846 F.2d 1384, 1420 (D.C. Cir. 1988), *cert. denied*, 488 U.S. 867 (1988). It is within the sound discretion of this Court to allow a defendant to assume some of his lawyer's functions, that is, to engage in "hybrid representation." See *United States v. LaChance*, 817 F.2d 1491, 1498 (11th Cir. 1987),

cert. denied, 484 U.S. 928 (1987) (citing *United States v. Mills*, 704 F.2d 1553, 1557 (11th Cir. 1983) and *United States v. Daniels*, 572 F.2d 535, 540 (5th Cir. 1978)). Hybrid representation, however, should be permitted only where a defendant has made a showing of some special need to act as co-counsel. *United States v. West*, 877 F.2d 281, 293 (4th Cir. 1989), *cert. denied*, 493 U.S. 959 (1989).

Having reviewed the defendant's *pro se* Motion to determine if the U.S. government agent i.e. the Fiscal Intermediary was required by Federal Law to immediately Reject the claim forms of an excluded provider of service [Doc. 1193] and *pro se* Motion to unseal the date Barry Beck, Esq. Requested funds for a competency evaluation of the defendant by Dr. Krieg and to unseal the date of Dr. Krieg's competency evaluation Report-letter [Doc. 1195], this Court finds that the defendant has not made a sufficient showing of necessity for this Court to allow defendant to act as co-counsel to his appointed counsel in this matter. Accordingly, the defendant's *pro se* Motion to determine if the U.S. government agent i.e. the Fiscal Intermediary was required by Federal Law to immediately Reject the claim forms of an excluded provider of service [Doc. 1193] and *pro se* Motion to unseal the date Barry Beck, Esq. Requested funds for a competency evaluation of the defendant by Dr. Krieg and to unseal the date of Dr. Krieg's competency evaluation Report-letter [Doc. 1195] are hereby DENIED.

It is so **ORDERED**.

The Clerk is directed to transmit a copy of this order to counsel of record herein and to mail a copy to the defendant acting as a *pro* se defendant.

DATED: February 22, 2013.

JOHN PRESTON BAILEY
CHIEF UNITED STATES DISTRICT JUDGE